

1 JAMES MATTHEW BROWN, APLC (Bar No.: 98922)
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8 UNITED STATES DISTRICT COURT
9 SOUTHERN DISTRICT OF CALIFORNIA
10 (HONORABLE ROGER T. BENITEZ)

11 UNITED STATES OF AMERICA,) Crim. Case No. 08CR0159-BEN
12)
13 Plaintiff,) DECLARATION OF JAMES MATTHEW
14) BROWN IN SUPPORT OF
v.) STIPULATION FOR CONTINUANCE
15) OF DISCOVERY MOTION DATE AND
FELIPE JASSO-RIOS) ORDER THEREON
16)
17 Defendant.)
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I James Matthew Brown, APLC, declare as follows:

1. I am an attorney at law licensed to practice before this Honorable Court. I represent Felipe Jasso Rios in the above captioned matter.
2. AUSA Stephan De Salvo, on behalf of the United States of America and I had previously stipulated to continue the motions hearing date in this matter to April 18, 2008 at 2:00 p.m. This court graciously granted our request.
3. At the time of entering into the aforementioned stipulation I overlooked on my calendar the fact I was scheduled to be in Humboldt, California on April 18, 2008 for a art/photography show

1 my daughter is presenting through Humboldt State University on that
2 date. It is once in a lifetime opportunity and quite an honor for
3 her. I had already committed to attending and have purchased tickets
4 to attend same.

5 4. As soon as I recognized my error I contacted Mr. De Salvo and
6 explained the situation to him. Mr. De Salvo has graciously
7 stipulated to continue the motions hearing date in this matter to
8 April 25, 2008 at 2:00 p.m. for the reasons set forth herein.

9 5. I would respectfully request Your Honor grant the stipulation for
10 the reasons set forth herein.

11 6. I have personal knowledge of the matters set forth herein and
12 would and could testify thereto if called upon.

13 I declare under the penalty of perjury the foregoing is true and
14 correct.

15 DATED: 4/7/08.

16 By: S/James Matthew Brown
17 James Matthew Brown
Attorney for Defendant

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